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adjacent to a rear portion of a vehicle and forward of the hitch," as recited in amended claim

1. None of the cited references, singly or in combination, teachers or suggest at least this

feature of the claimed invention. Accordingly, Applicant respectfully submits that claim 1

and dependent claims 3 and 34, and 36-37, which depend from claim 1, are allowable over

the cited references.

CONCLUSION

If these papers are not considered timely filed by the Patent and Trademark Office,

then a petition is hereby made under 37 C.F.R. § 1.136, and any additional fees required

under 37 C.F.R. § 1.136 for any necessary extension of time, or any other fees required to

complete the filing of this response, may be charged to Deposit Account No. 50-0911. Please

credit any overpayment to deposit Account No. 50-0911.

If for any reason the Examiner finds the application other than in condition for

allowance, the Examiner is requested to call the undersigned attorney at (202) 624-1250 to

discuss the steps necessary for placing the application in condition for allowance. All

correspondence should continue to be sent to the below-listed address.

Respectfully submitted,

LONG ALDRIDGE & NORMAN, LLP

Rebecca A./Góldman

Registration No: 41,786

Date: December 19, 2001

701 Pennsylvania Avenue, N.W.

Sixth Floor, Suite 600

Washington, D.C. 20004

Telephone No.: (202) 624-1200

Facsimile No.: (202) 624-1298

Attachment: Exhibit I

DC:90756.1

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ATTACHMENT-EXHIBIT I

MARKED-UP VERSION OF CLAIMS SHOWING CLAIM CHANGES

1. (Twice Amended) A step apparatus, including:

a mounting portion adapted to be secured to [the] <u>a</u> vehicle by a hitch assembly thereof; and

a step portion hinged to the mounting portion forward of a hitch portion of the hitch assembly whereby the step portion may be moved from a first position where the step portion is disposed above [the] a vehicle hitch and usable with or without the vehicle hitch being in use, to a second, stowed position adjacent to a rear portion of a vehicle and forward of the hitch.

3. (Amended) The step apparatus according to Claim 1, wherein said mounting portion includes a body member adapted to engage a tubular socket of a [receiver-type] towing hitch.